REMARKS/ARGUMENTS

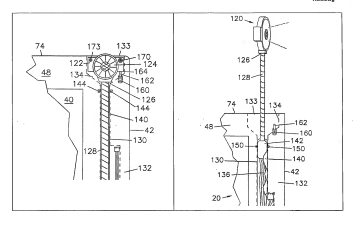
No claims have been amended. No claims have been canceled. No new claims have been added. Claims 1-24 and 26-29 remain pending in the application.

Rejections Under 35 U.S.C. §102

1.0 The Examiner has rejected claims 24, 26 and 29 under 35 U.S.C §102(b) as anticipated by Griencewic (United States Patent 5,801,919).

SUMMARY OF CITED REFERENCES

Griencewic discloses laptop computer (20) with a camera (120) movably coupled to the display screen (24) of the computer (20). The camera (120) includes a lens (124). In one embodiment, depicted in Figures 10 and 11 reproduced below, the display screen (24) includes a display panel (40) surrounded by a perimeter bezel (42), and the camera (120) periscopes between a storage position within a side member (132) of the perimeter bezel (42), and a use position above the display screen (24).



SUMMARY OF CLAIMED INVENTION

A Second Embodiment of the Present Claimed Invention (claims 24, 26-29) is directed to a method of operating a camera that involves the steps of (i) moving a display housing containing a display from a first position that covers a lens to a second position that uncovers the lens, and (ii) uncovering the display when moving the display housing to the second position.

LEGAL BASIS

An anticipation rejection under 35 U.S.C. § 102 requires that the cited reference(s) disclose each and every element of the claimed invention. See, Hybritech Inc. v. Monoclonal Antibodies, Inc., 231 U.S.P.Q. 81, 90 (Fed. Cir. 1986); Kloster Speedsteel AB et al. v. Crucible Inc. et al., 230 U.S.P.Q. 81, 84 (Fed.Cir. 1986). A reference anticipates a claim only when the reference discloses each and every element recited in the claim. See, Verdegaal Bros. v. Union Oil Co. of California, 2 U.S.P.Q.2d 1051 (Fed. Cir. 1987) and M.P.E.P. §2131. Accordingly, the

"exclusion of a claimed element from a prior art reference is enough to negate anticipation by that reference." Atlas Powder Co. v. E.I. duPont De Nemours & Co., 224 U.S.P.Q. 409, 411 (Fed. Cir. 1984).

GRIENCEWIC DOES NOT DISCLOSE
EACH AND EVERY ELEMENT OF THE CLAIMED INVENTION.

The Second Embodiment of the present claimed invention involves the step of moving a display housing containing a display from a first position that covers a lens to a second position that uncovers the lens. In contrast, Griencewic moves the lens (124) not the display (40) to achieve the first and second positions.

The Second Embodiment of the present claimed invention also involves the step of uncovering the display when the display housing is moved to the second position. In contrast, Griencewic has a display (40) that is always uncovered, regardless of whether the lens (124) is in the first or second position.

Withdrawal of this rejection is respectfully requested.

2.0 The Examiner has rejected claims 9, 11, 13 and 20-23 for obviousness-type double patenting over commonly owned US Patent 7,006,144 in view of US Patent 4,835,621.

A terminal disclaimer is attached. Withdrawal of this rejection is respectfully requested.

3.0 The Examiner has rejected claims1-7, 9, 11, 13, 20-24 and 27 for obviousness-type double patenting over commonly owned US Patent 7,327,394.

A terminal disclaimer is attached. Withdrawal of this rejection is respectfully requested.

4.0 The Examiner has rejected claims 1-7, 9, 11, 13, 16-19, 20-24 and 26-29 for obviousness-type double patenting over commonly owned US Patent 6,556,245.

A terminal disclaimer is attached. Withdrawal of this rejection is respectfully requested.

CONCLUSION

Applicant respectfully submits that all pending claims 1-24 and 26-29 are in condition for allowance.

Respectfully submitted,

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